

## TANEY COUNTY REPUBLICAN

BY W. H. AND R. B. PRICE.

Advertising rates made known on application.

Fees of \$1.00 per page for insertion through the mail as second-class matter.

### THE BLOW THAT ALMOST KILLED FATHER.

Our Democratic friends have been so accustomed to denouncing the tariff as the father of trusts that the following terse, frank and direct statement from A. B. Cockerill, district delegate to the national Democratic convention, head of the proposed new smelter trust, the man who is said to control more zinc smelters than any other man in the world, is so stunning as to be dismaying. Mr. Cockerill said, before the Engineers' Society, June 26, 1898:

"I am a Democrat. I import Mexican ore because there is a bigger profit in smelting it than in the English product."

The Democrats want to kill the protective tariff because it fosters trusts. Mr. Cockerill wants zinc retained on the periodically free schedule because it is to the interest of the smelter trust. Is it impossible that Mr. Cockerill does not know what he's talking about? It is up to our friends "the enemy," to explain.

But it is a matter of vital local interest. The future of Missouri is involved. The development and working of zinc properties has been greatly retarded because of the lack of proper protection, which enables the combine to ship in Mexicore, produced by pean labor at 40 cents a day, and make "a bigger profit" than by using Mexicore, even at the present low prices. The development of the bodies of zinc ore lying underneath our own county is vitally involved; for what combination of capitalists will care to incur the expense of opening new fields in face of the fact that fields already open but slow sale of their output at unsatisfactory prices, because of the "bigger profit" in the use of Mexican ore?

Because of these facts it is of the highest importance that a Republican senator be returned from Missouri by the next legislature to sustain the avowed Republican policy of placing a tariff on zinc. It is of like importance that Taney county send to Jefferson City a man who will vote for a Republican to succeed "Gumshoe Bill" Stone. The Republican who fails so to do fails in duty to his party. Vote for Prother.

The old soldiers are falling out of the ranks at the rate of 140,000 yearly. Henceforth there will be but few opportunities to honor those who faced death in behalf of the endangered life of the nation. That is one reason for voting for General Prother to represent Taney county in the next general election.

"You can't fall out of bed when you are already on the door," epigrammatically proclaims Mr. Bryan, but what save does that afford for the revised capabilities of the Democrats who are in unwilling contact with the floor and racked with anxiety to crawl back into bed?

Mr. Bryan's advice to Dave Ball to drop his fight on primary election thievocracy does him no credit, and will not help Cowherd, in whose interest it was so evidently given. On the other hand, Mr. Ball's expressed determination, in the face of such advice from such a source, is vastly to his credit in the mind of every citizen who realizes that in the purity of the ballot lies the only guarantee of safety of the nation.

Some Democratic papers are kicking because the Globe-Democrat is publishing the results of the probing into St. Louis' primary election methods. Well, why shouldn't it? Is it not a great newspaper? Is not the investigation an official one, and the findings legitimate news of much more than mere passing interest? The people are glad there is a great daily in St. Louis that will print the news in which they are so deeply concerned.

Mr. Cowherd has the nerve to say in a speech that he is opposed to home rule in St. Louis and the other big cities because their people are incapable of properly ruling themselves. It does not seem to have occurred to him to doubt his own ability to appoint a board that can properly do the set, even in the face of the recent shocking disclosures, which are still in progress, and likewise in face of the fact that he excused himself from joining Dave Ball in probing primary election thievocracy on the ground that he was not sufficiently acquainted with conditions in St. Louis! What do you think of that, country Democrats, who elected honest Dave Ball only to have you will reversed in the interest of a man who acknowledges he doesn't know enough to help punish crimes against the ballot, and is willing to profit by the crimes?

### An Admirable Record.

With several months yet to go on, Hon. Jacob E. Gathen, state treasurer, has already turned in an interest on state money a little more than \$100,000 over what his Democratic predecessors did in the entire four years. "By their works ye shall know them." If given an opportunity he will show equal abil-

ity, honesty and integrity as lieutenant governor the next four years.—Hermitage Index.

### They Are Undeliverable.

Some of the Cowherd papers are blowing about Dave Ball agreeing to deliver his 84,000 country Democratic votes to Cowherd. But he can't do it; he might sell them to the Cowherd Indians, but he can't deliver the goods. The Missouri Democrats are like the Missouri mole: it will kick and pull back when you try to lead it in the wrong direction. No, David can not deliver the goods, but he will fall several degrees below zero in the estimation of the people when he undertakes it.—Rolla Sharpshooter, (Dem.)

Hon. Marsh Arnold, the old war horse of Democracy whom represent ed this district from 1892 to 1894, spoke at Carthavers Tuesday night, and in the course of his remarks he said the reason the laborer gets twice as much for his labor in this country as the laborer gets in a foreign country is because the laborer here does twice as much work. He did not explain why the laborer in this country does twice as much work; whether it is because he works twice as long, or whether his muscles are twice as large, or whether he has twice as much brain. One thing certain, neither Mr. Arnold nor any other Democrat was bothered much during the last Democratic administration explaining to the laborer why he got double the amount of money for his work that foreign laborers got. Mr. Arnold was in congress when Coxey led his great army of laborers to Washington seeking work at any old price, and it would have been an amusing sight indeed to have seen the Hon. Marsh Arnold addressing that great army of laborers, and telling them why they were getting twice as much money for their work as laborers in other countries.

Walter S. Dickey, chairman Republican state committee, has received, at the headquarters in St. Louis, the first complete poll book, or voting precinct directory. Mr. B. F. Sharpless is the precinct captain and Mr. A. W. Stevens the township committeeman, of Rockville precinct, same township, in Bates county, who are entitled to the distinction of having completed their work and delivered their book to state headquarters the first of any voting precinct in Missouri. The precinct organization blanks and poll books were sent throughout the state the latter part of August and Republicans everywhere are now completing the work. We hope our local Republicans are up and coming on this important part of the detail preceding the election.

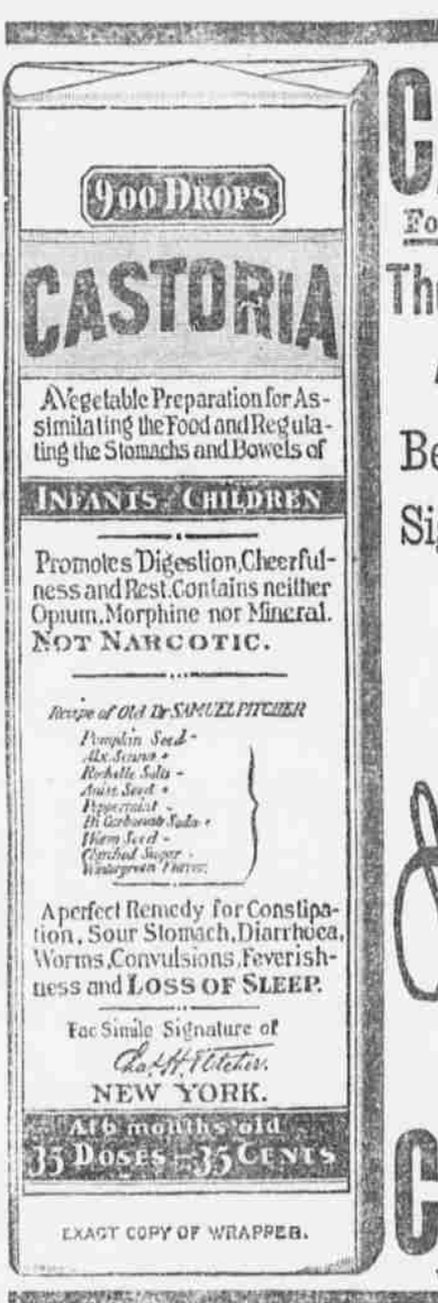
"If I am elected president I propose to devote all the ability that is in me to the constructive work of suggesting to congress the means by which the Roosevelt policies shall be clinched." Hon. Wm. H. Taft, at Sandusky, Ohio, September 8, 1908.

### They Take the Kinks Out.

"I have used Dr. King's New Life Pills for many years, with increasing satisfaction. They take the kinks out of stomach, liver and bowels, without fuss or friction," says N. H. Brown, of Pittsfield, Vt. Guaranteed satisfactory at Kissee's drug store. 25 cents.

### Hoppy Bop.

Are you just barely getting around by the aid of crutches or a cane? Unless you have lost a limb or have a deformity—if your trouble is rheumatism, lumbago, sprain, stiff joints, or anything of like nature use Ballard's Snow Liniment and in no time you can throw away your crutches and be as well as anyone. Price 25c, 50c and \$1. Sold by J. W. Owens, Proteus, Mo.



## CASTORIA

For Infants and Children.

The Kind You Have  
Always Bought

Bears the  
Signature

of

*J. H. Blanks*  
In  
Use  
For Over

Thirty Years

CASTORIA

THE CENTAUR COMPANY, NEW YORK CITY.

### Order of Publication.

State of Missouri, 1<sup>st</sup> ss.

County of Taney, 1<sup>st</sup> ss.

In the circuit court, October term, 1908,

The state of Missouri, at the relation and to the use of A. J. Brazenal, collector of the revenue in and for Taney county, plaintiff;

v.

William T. Rose, defendant.

At this day comes the plaintiff herein, by his attorney, J. C. L. McKnight, and files his petition and affidavit, alleging, among other things, that defendants are not residents of the state of Missouri;

Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the state of Missouri for taxes for the year of 1908 upon the following-described real estate situated in Taney County, Missouri, to wit:

Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the state of Missouri for taxes for the years 1902, 1903, 1904 and 1905 upon the following-described real estate situated in Taney County, Missouri, to wit:

Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the state of Missouri for taxes for the years 1902, 1903, 1904 and 1905 upon the following-described real estate situated in Taney County, Missouri, to wit:

Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the state of Missouri for taxes for the years 1902, 1903, 1904 and 1905 upon the following-described real estate situated in Taney County, Missouri, to wit:

Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the state of Missouri for taxes for the years 1902, 1903, 1904 and 1905 upon the following-described real estate situated in Taney County, Missouri, to wit:

Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the state of Missouri for taxes for the years 1902, 1903, 1904 and 1905 upon the following-described real estate situated in Taney County, Missouri, to wit:

Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the state of Missouri for taxes for the years 1902, 1903, 1904 and 1905 upon the following-described real estate situated in Taney County, Missouri, to wit:

Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the state of Missouri for taxes for the years 1902, 1903, 1904 and 1905 upon the following-described real estate situated in Taney County, Missouri, to wit:

Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the state of Missouri for taxes for the years 1902, 1903, 1904 and 1905 upon the following-described real estate situated in Taney County, Missouri, to wit:

Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the state of Missouri for taxes for the years 1902, 1903, 1904 and 1905 upon the following-described real estate situated in Taney County, Missouri, to wit:

Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the state of Missouri for taxes for the years 1902, 1903, 1904 and 1905 upon the following-described real estate situated in Taney County, Missouri, to wit:

Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the state of Missouri for taxes for the years 1902, 1903, 1904 and 1905 upon the following-described real estate situated in Taney County, Missouri, to wit:

Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the state of Missouri for taxes for the years 1902, 1903, 1904 and 1905 upon the following-described real estate situated in Taney County, Missouri, to wit:

Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the state of Missouri for taxes for the years 1902, 1903, 1904 and 1905 upon the following-described real estate situated in Taney County, Missouri, to wit:

Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the state of Missouri for taxes for the years 1902, 1903, 1904 and 1905 upon the following-described real estate situated in Taney County, Missouri, to wit:

Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the state of Missouri for taxes for the years 1902, 1903, 1904 and 1905 upon the following-described real estate situated in Taney County, Missouri, to wit:

Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the state of Missouri for taxes for the years 1902, 1903, 1904 and 1905 upon the following-described real estate situated in Taney County, Missouri, to wit:

Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the state of Missouri for taxes for the years 1902, 1903, 1904 and 1905 upon the following-described real estate situated in Taney County, Missouri, to wit:

Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the state of Missouri for taxes for the years 1902, 1903, 1904 and 1905 upon the following-described real estate situated in Taney County, Missouri, to wit:

Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the state of Missouri for taxes for the years 1902, 1903, 1904 and 1905 upon the following-described real estate situated in Taney County, Missouri, to wit:

Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the state of Missouri for taxes for the years 1902, 1903, 1904 and 1905 upon the following-described real estate situated in Taney County, Missouri, to wit:

Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the state of Missouri for taxes for the years 1902, 1903, 1904 and 1905 upon the following-described real estate situated in Taney County, Missouri, to wit:

Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the state of Missouri for taxes for the years 1902, 1903, 1904 and 1905 upon the following-described real estate situated in Taney County, Missouri, to wit:

Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the state of Missouri for taxes for the years 1902, 1903, 1904 and 1905 upon the following-described real estate situated in Taney County, Missouri, to wit:

Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the state of Missouri for taxes for the years 1902, 1903, 1904 and 1905 upon the following-described real estate situated in Taney County, Missouri, to wit:

Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the state of Missouri for taxes for the years 1902, 1903, 1904 and 1905 upon the following-described real estate situated in Taney County, Missouri, to wit:

Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the state of Missouri for taxes for the years 1902, 1903, 1904 and 1905 upon the following-described real estate situated in Taney County, Missouri, to wit:

Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the state of Missouri for taxes for the years 1902, 1903, 1904 and 1905 upon the following-described real estate situated in Taney County, Missouri, to wit:

Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the state of Missouri for taxes for the years 1902, 1903, 1904 and 1905 upon the following-described real estate situated in Taney County, Missouri, to wit:

Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the state of Missouri for taxes for the years 1902, 1903, 1904 and 1905 upon the following-described real estate situated in Taney County, Missouri, to wit:

Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the state of Missouri for taxes for the years 1902, 1903, 1904 and 1905 upon the following-described real estate situated in Taney County, Missouri, to wit:

Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the state of Missouri for taxes for the years 1902, 1903, 1904 and 1905 upon the following-described real estate situated in Taney County, Missouri, to wit:

Whereupon, it is ordered by the clerk in vacation that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to enforce the lien of the state of Missouri for taxes for the years 1902, 1903, 1904 and 1905 upon the following-described real estate situated in Taney County, Missouri, to wit: